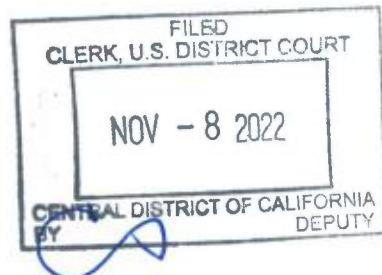


1 Morris Day aka  
2 Rickey L. Alford (Full Name)  
3 10728 Central Ave (Address Line 1)  
4 Los Angeles, CA 90059 (Address Line 2)  
5 (661) 902-8951 (Phone Number)

6 Plaintiff in Pro Per



8 UNITED STATES DISTRICT COURT

9 CENTRAL DISTRICT OF CALIFORNIA

10 Morris Day aka CV22-8201-MCS  
11 Rickey L. Alford, Case No.: \_\_\_\_\_  
12 Plaintiff, (To be supplied by the Clerk)  
13 vs. )  
14 Ku Klux Klan ) Civil Rights Complaint Pursuant to  
15 Andrea Birotte, Jr. ) 42 U.S.C. § 1983 (non-prisoners)  
16 US Dist Judge, Alka ) Jury Trial Demanded:  Yes  No  
17 Ku Klux Klan )  
18 Sagger US Mag, Brian )  
19 Ku Klux Klan )  
20 Thompson MD, Kaiser Permanent )  
Defendant(s). )

(All paragraphs and pages must be numbered.)

21 **I. JURISDICTION**

22 1. This court has jurisdiction under 28 U.S.C. § 1331 and 28 U.S.C. § 1333.  
23 Federal question jurisdiction arises pursuant to 42 U.S.C. § 1983.

25 **II. VENUE**

26 2. Venue is proper pursuant to 28 U.S.C. § 1331 because Ku Klut  
27 Klan Act of 1871, 42 USC 1983, 85, 86  
28 Monroe v. Pape, 365 U.S. 167, 81 S.Ct. 473  
5 L.Ed.2d 492, (1961), 13th & 14th Amend

### III. PARTIES

3. Plaintiff Rickey Louis Alford  
(your full name) resides at:  
10728 S. Central Ave., L.A., Ca 90059

*(You should specifically identify each Defendant you intend to sue in a separate, numbered paragraph.)*

4. Defendant KKK, Andre Birdette, Jr.  
(full name of Defendant) works at  
255 East Temple St Los Angeles, CA 90012  
(Defendant's place of work)

Defendant's title or position is \_\_\_\_\_  
*(Defendant's title or position at place of work)*

This Defendant is sued in his/her (check one or both):

individual capacity       official capacity

15 This Defendant was acting under color of law because: under the  
16 Ku Klux Klan Act of 1871, Conspiracy to Commit  
17 poisoning, bribery of Doctors, obstruct of just  
18 18 USC SEC 201

19 5. Defendant Alka Sagar, Kuklinski works at  
(full name of Defendant)  
20 255 East Temple St., Los Angeles, CA 90012  
21

22 Defendant's title or position is KKK US Magistrate  
23 (Defendant's title or position at place of work)

24 This Defendant is sued in his/her (check one or both):

individual capacity       official capacity

26 This Defendant was acting under color of law because: under the  
27 Ku Klux Klan Act of 1871, Monroe vs. Pape  
28 US Sup Ct (1961), 13<sup>th</sup> & 14<sup>th</sup> Amend  
Conspiracy to kidnap & poisoning —

1      . Defendant Brian Thompson, E 82 works at  
2      Insert ¶# (full name of Defendant)

4867 Sunset Blvd. Los Angeles, CA 90027.  
(Defendant's place of work)

Defendant's title or position is (M.D.), MD  
(Defendant's title or position at place of work)

This Defendant is sued in his/her (check one or both):

official capacity

This Defendant was acting under color of law because Medical Mal-Fraud, 18 USC sec. 371, 1001 under  
Ku Klux Klan Act of 1871, 13<sup>th</sup> & 14<sup>th</sup> Amend.  
21 USC sec. 321(h)(2), 791 F. Supp 1499  
(Kan 1992) —— Monroe vs Papa (1961)  
v/s Supreme Ct

Defendant David Astoga Dominguez works at  
(full name of Defendant)

4867 Sunset Blvd, Los Angeles, CA 90037  
(Defendant's place of work)

Defendant's title or position is Security Guard  
(Defendant's title or position at place of work)

This Defendant is sued in his/her (check one or both):

individual capacity       official capacity

This Defendant was acting under color of law because Domingues  
followed orders of Thompson, to deny  
medical treatment, adequate Lab testing,  
X-rays of the Lungs, and a conspiracy  
to poisoning plaintiff 21 USC 321  
79 F Supp 1499 (Kan 1992)

Attached to page 3

Attached defendant names:

No. 5: Board of Directors/Kaiser Permanent

1. Greg A. Adams

2. Ramon Baez

3. David J. Barger

4. Regina Benjamin

The four named Board of Directors  
are being named defendant under the  
Ku Klux Klan Act of 1871, 42 USC § 1983, 85, 86.  
Monroe vs. Pape (1961), 365 US 167,  
81 S. Ct. 473, 5 L. Ed 2d 492.

Diagnosis Problem:

Using X-ray machines as in  
Clinical Reference Laboratory, Inc.  
vs Sullivan, 791 F. Supp 1499 at 1507  
21 USC sec. 325(h)(2), see also  
21 CFR sec. 892.1(c). (1991). (X-ray Machines  
as devices under the Act, whether  
used for diagnosis purpose or  
therapeutic purpose).

There's a problem following  
administrative remedies, Administrative  
Procedure Act, 5 USC 704 at 791 F. Supp  
1503;

Also up against a defected  
poisoning, 21 USC 351, 791 F. Supp  
1503 —

1    **IV. STATEMENT OF FACTS**

2 (Explain what happened in your own words. You do not have to cite legal authority in this section. Be specific about  
3 names, dates, and places. Explain what each Defendant did. Remember to number every paragraph.)

4    1. Food poisoning deliberately lead by  
5    a latino employee at Fixinssoul Kitchen.  
6    .com, 805 W. Olympic Blvd.suite A150  
7    Los Angeles, CA 90015, where the date  
8    on the Debit Card showed December  
9    27, 2022, but their was two times  
10   the first I got off my set because of  
11    the coughing; A Black owned resturant

12    2. Food poisoning on or about

13    Dec. 17, 2022 falling under adulterated  
14    poisoning, 21 USC SEC. 350-351, mayhem,  
15    assault with a deadly weapon, the  
16    Food poison have caused a served  
17    coughing lasting, Dec. 17, 2021 until  
18    this day, Nov. 1, 2022:

19    3. On the 31 day of October 2022

20    Alford visted Karies Permanente on  
21    Sunset & Vermont, and after talking  
22    with the medical staff, and going  
23    to Google doing my research, found  
24    served cough was under or chronic  
25    coughing being bronchitic, we  
26    concluded, myself and the on duty  
27    desk staff that blood test and  
28    X-ray to the lungs would be needed:

1       4. But the attending Doctor Brian E.  
2       Insert ¶ #

3       Thompson, disagree, especially, claiming  
4       that I hasn't a cough problem, and  
5       no medication would be prescribed  
6       as indicated in the After Visit  
7       Summary with instructions, comes  
8       attached; since the cough hasn't  
9       stoped in 10 month a virus or bacteria exist.

10      5. Alford informed Thompson that he  
11      Insert ¶ #

12       disagree, Thompson left the room  
13       hollowing get security, when Alford  
14       began hollowing he wanted another  
15       Doctor and to talk with some  
16       Authority, a supervisor, etc but  
17       to no avail.

18      19. My diagnosis is constantly  
19      Insert ¶ #

20       spitting up mucus from a cough  
21       can be bronchitis, as a Doctor of  
22       Law (URLA 1976), and that I  
23       agrees with Googles interpretation  
24       that Bronchitis is a form of a  
25       viral, bacteria or bath: food  
26       poisoning also such illness with  
27       certain types of bacteria, parasites,  
28       viruses, or toxins. Citing *PLWS & 321*  
*(h)(2) 791 F. Supp 1499 (Kan 1993)*

X-rays —

5

Claim #( )  
*(insert Claim#)*

5. Plaintiff realleges and incorporates by reference all of the paragraphs above.

Insert ¶ #

*(List any other legal claim you have that is related to your civil rights claim.)*

7. Their more evidence to prove the  
Federal Judges named are conspirators  
because Alford was again poisoned  
on the Green line, between July 27,  
28, 29 and Aug. 1, 2022 where

Alford was treated for cellulitis on Aug 2, 2022 — X-rays and bloods as Plaintiff alleges the above claim against the following Defendant(s):

Insert 1# Poisoned on the Green-line, Metro Train, Norwalk to Redondo, where Alford was unconscienced with the deadly cellulitis was administered  
You may list facts supporting your claim. Be specific about how each Defendant participated in or contributed to this claim.

q. Based on the two incidents, cellulitis  
being confirmed, and to await the  
conclusion to the food poisoning  
I would conclude at this time  
the bronchitis diagnosis would  
be proper and such films from  
Fixin's soul kitchen would confirm bron-

10. As a result of the Defendant's violation of the rights giving rise to this  
Insert # claim, Plaintiff was harmed in the following way:

The Board of Director have joined with the two federal judges, one a house nego Biroffte, who had picked the Dr. Thompson as a cons

1                   **DEMAND FOR JURY TRIAL**  
2

3                   Plaintiff hereby requests a jury trial on all issues raised in this complaint.  
4

5                   Dated: Nov 2, 2022  
6                   Sign: Rickey L. Alford  
7                   Print Name: Rickey L. Alford  
8

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28

*David Astorga Dominguez*



## AFTER VISIT SUMMARY

Rickey Alford MRN: 000023939681

10/31/2022 EDLA 323-783-4011

### Instructions



#### Read the attached information

Cough, Chronic, Uncertain Cause (Adult) (English)

### What's Next

You currently have no upcoming appointments scheduled.

### Your Treatment Team

| Provider                       | Role               |
|--------------------------------|--------------------|
| Thompson, Brian E (M.D.), M.D. | Attending Provider |

### You are allergic to the following

No active allergies

### Information on File

|  |                                   |
|--|-----------------------------------|
| 000-000-0001 (Home Phone)                                | Preferred language: English       |
| 000-000-0001 (Work Phone)                                | Date of birth: 5/24/1956          |
| 2052 E OLDFIELD ST<br>LANCASTER California<br>93535-1727 | Ethnicity: American/United States |
|  | Race: Black/African American      |

### Today's Visit

You were seen by BRIAN E THOMPSON MD, M.D.

### Reason for Visit

COUGH

### Diagnosis

COUGH

### Lab Tests Completed

SARS-COV-2 (COVID-19), FLU A, B,  
MOLECULAR ASSAY, NAA/PCR

|  |                            |  |                          |
|--|----------------------------|--|--------------------------|
|  | Blood Pressure<br>135/90   |  | BMI<br>31.94             |
|  | Weight<br>216 lb<br>4.3 oz |  | Height<br>5' 9"          |
|  | Temperature<br>98.5 °F     |  | Pulse<br>98              |
|  | Respiration<br>16          |  | Oxygen Saturation<br>97% |

### Changes to Your Medication List

You have not been prescribed any medications.

Continue taking all other medications that you reported taking during this Emergency Department visit. The above list of medications was based on information you provided at this visit.

Also,

1. Tell your healthcare provider what medications you are taking - including over the counter medications and herbal supplements.
2. Take medications as directed by your doctor. If you are given a prescription for antibiotics, it is important to take them as ordered by your doctor until they are all gone.



3. If you have additional questions about your medications, please call your doctor.
4. If you have problems that may be caused by your medications such as rash, itching, swelling, or stomach pain, call your doctor.
5. If you note any discrepancies with medications at home, please address these with your primary physician.
6. You should always keep an accurate list of all your medications with you in case of emergency..

The exam and treatment that you received today has been provided on an emergency basis only. You may return to the Emergency Department if your condition worsens or you have new concerns. Further examination and care may be required and you should coordinate this with your regular physician..

### **Discharge Destination**

Patient agrees to discharge destination

Discharge Destination: Home

Mode of Transportation: Private Automobile

Transportation Arrangements: Patient

Patient Disposition: N/A - Patient agrees to destination;Patient is appropriately clothed;Patient ID Band removed

### **VERBALIZED UNDERSTANDING OF DISCHARGE INSTRUCTIONS AND COPY GIVEN.**

**A copy of the Discharge Instructions was printed, given to and reviewed with the patient.**

**A signature is only required for patients identified as homeless patients and evaluated and treated according to the hospital Policy For Homeless Patient Management and Discharge and/or National Policy NATL.HPHO.4**

---

Patient Signature

---

Date

---

RN Signature

---

Date

**Mental health assistance is available 24 hours a day, 7 days a week. If you need mental health assistance and are a Kaiser Permanente health plan member, please call either 911 or the Behavioral Health Helpline 1-800-900-3277. If you are not a Kaiser Permanente member call the National Suicide Prevention Lifeline 1-800-784-2433.**

## Thrive Local

### Find help in your community

We're here to support you however we can. If you need help with essentials like housing, childcare, or food, Thrive Local Connections can help connect you to resources in your community. Call 1-800-443-6328 (TTY 711), Monday through Friday between 8 a.m. and 5 p.m.

 Attached Information

Cough, Chronic, Uncertain Cause (Adult) (English)

## Chronic Cough with Uncertain Cause (Adult)

Everyone has had a cough as part of the common cold, flu, or bronchitis. This kind of cough occurs along with an achy feeling, low-grade fever, nasal and sinus congestion, and a scratchy or sore throat. This usually gets better in 2 to 3 weeks. A cough that lasts longer than 3 weeks may be due to other causes. Your healthcare provider may refer to this as a chronic cough.

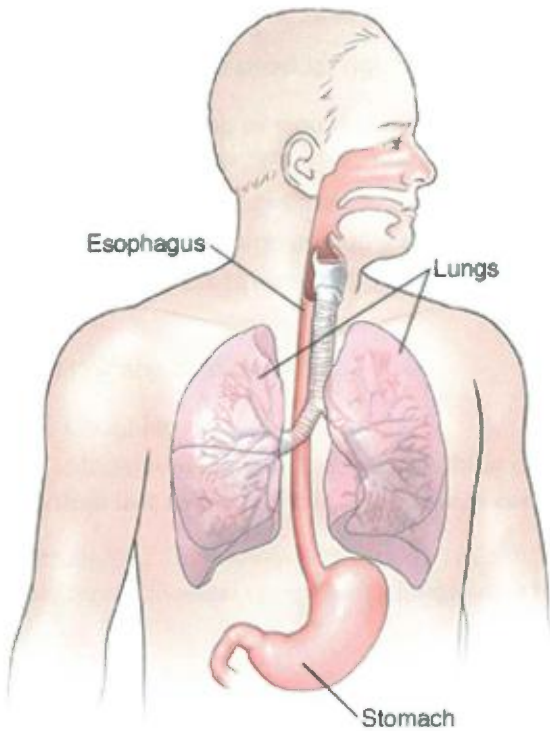
If your cough does not improve over the next 2 weeks, further testing may be needed. Follow up with your healthcare provider as advised. Cough suppressants may be recommended. Based on your exam today, the exact cause of your cough is not certain. Below are some common causes for persistent cough.

### **Smoker's cough**

Smoker's cough doesn't go away. If you continue to smoke, it only gets worse. The cough is from irritation in the air passages. Talk to your healthcare provider about quitting. Medicines or nicotine-replacement products, like gum or the patch, may make quitting easier.

### **Postnasal drip**

A cough that is worse at night may be due to postnasal drip. Excess mucus in the nose drains from the back of your nose to your throat. This triggers the cough reflex. Postnasal drip may be due to a sinus infection or allergy. Common allergens include dust, tobacco smoke (both inhaled and secondhand smoke), environmental pollutants, pollen, mold, pets, cleaning agents, room deodorizers, and chemical fumes. Over-the-counter antihistamines or decongestants may be helpful for allergies. A sinus infection may require antibiotic treatment. See your healthcare provider if symptoms continue.





RECEIVED  
U.S. POSTAL SERVICE

Rickey L. Alford  
10728 Century Ave  
Los Angeles, CA 90059



Clerk of the Court  
United States District Court  
Central District of California  
255 East Temple Street  
Los Angeles, Calif 90012

80011006